REMARKS

By the foregoing Amendment, Claim 15 is amended. Entry of the Amendment, and favorable consideration thereof, is earnestly requested.

Claims 15-25 stand rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over the claims of Tipler (U.S. Patent No. 6,645,773). A Terminal Disclaimer obviating these rejections is being filed herewith.

Claims 15-21 and 23-25 stand rejected under 35 U.S.C. 112, first paragraph, as being not enabled. Claim 15 has been amended to specify that the claimed method is used to determine temperature within a sealed container that the saturated solution is disposed within the sealed container during the claimed process, and that vapor of the saturated solution is allowed to equilibrate within the sealed container.

For the foregoing reasons, Applicant respectfully submits that all pending claims, namely Claims 15-25, are in condition for allowance, and early notification of such is earnestly requested.

Respectfully submitted,

September 20, 2007

/Wesley W. Whitmyer, Jr./

Wesley W. Whitmyer, Jr., Reg. No. 33,558 Todd M. Oberdick, Reg. No. 44,268

ST. ONGE STEWARD JOHNSTON & REENS LLC

986 Bedford Street

Stamford, Connecticut 06905-5619

(203) 324-6155

Attorneys for Applicant